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EASTERN DISTRICT OF CALIFORNIA

APR -7 2011

UNITED STATES OF AMERICA,		CLERK, U.S. DISTRICT COU EASTERN DISTRICT OF CALIFO	
,	Plaintiff,)) 2:93-cr-00224-EJG)	
v. CHRIS A. LOHM,	Defendant.) DETENTION ORDER (Violation of Pretrial Release, Probation or Supervised Release))	
finds: there is prostate or local presumption to there is classed another condition of the combination of t	obable cause to crime while of that his/her released ear and convi- lition of released on the factor ination of cond- r pose a danger person is unli	C. § 3148 (violation of pretrial release order), the court of believe the person has committed a federal, on release and defendant has not rebutted the ease will endanger another or the community or incing evidence that defendant has violated to eand and the ease that will assure that the defendant will not to the safety of another person or the community or kely to abide by any condition or combination of the ease that will assure that the defendant will not to the safety of another person or the community or kely to abide by any condition or combination of the ease that will assure that the defendant will not the safety of another person or the community or kely to abide by any condition or combination of the ease will ease that will assure that the defendant will not the safety of another person or the community or kely to abide by any condition or combination of the ease will endanger another or the community or kely to abide by any condition or combination of the ease will endanger another or the community or kely to abide by any condition or combination of the ease will endanger another or the community or kely to abide by any condition or combination of the ease will end endanger another or the community or kely to abide by any condition or combination of the ease will endanger another or the community or kely to abide by any condition or combination of the ease will endanger another or the community or kely to abide by any condition or combination of the ease will end endanger another or the community or kely to abide by any condition or combination of the ease will end endanger another or the ease will end end endanger another or the community or kely to abide by any condition or combination of the endanger another or the ease will end endanger another or the ease will end endanger another or the ease will end end endanger another or the ease will end endanger another or the ease will end end endanger another or the ease will end endanger another or the ease will end endanger another or the ease will e	
(violation of probation believe defendant had defendant has not met	n or supervised s violated a c t his/her burde	r.P. 32.1(a)(6) and 46(c) and 18 U.S.C. § 3143 d release) the court finds there is probable cause to ondition of probation or supervised release and n of establishing by clear and convincing evidence langer to another person or to the community. 18	
of the Attorney General for confine persons awaiting or serving sentence afforded reasonable opportunity for p of the United States or request of an	ement in a correct or being he private consult attorney for to the consult delive	C. § 3142(i)(2)-(4) defendant is committed to the custody rections facility separate, to the extent practicable, from eld in custody pending appeal. The defendant shall be ration with his/her counsel. Upon further order of a court the United States the person in charge of the corrections or defendant to a United States Marshal for purpose of an	
DATED: 4/7/11		UNITED STATES MAGISTRATE JUDGE	